## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

Dennis Hogue ,	)
Plaintiff(s),	) Case No. 3:19-cv-50151
vs.	) Magistrate Judge Lisa A. Jensen
John Varga,	<i>)</i>
Defendant(s).	) )
PARTIES' PROPOS	SED CASE MANAGEMENT ORDER
I. Pursuant to Fed. R. Civ. P. 26(f),	a meeting was held on April 19, 2021,
and was attended by: David Jimenez-Ekman, Christia	an Plummer, and Leah Song for Plaintiff(s) and
Maebetty Kirby	for Defendant(s).
read the Pamphlet governing the court their respective clients the available dispentities, and that counsel have given an with the litigation of this matter, throug their clients an estimate of the fees and early successful mediation. Counsel cewith their clients and have considered this is a fee shifting case, defense condisadvantages of making a Rule 68 or requirements will result in sanctions. See	
Parties have agreed on mediation mediator. The parties believe the request the matter be referred to	has been chosen as the best time to mediate would be and mediation at that time.
Parties request an immediate set	tlement conference with the Magistrate Judge.
Parties plan to utilize private AD	DR.
Parties request this case be excu	sed from ADR.

IV.	Discovery Plan.	The parties jointly pro	pose to the Court the	following discovery plan:
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A)	Discovery	will be	needed	on the	following	subjects:
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Discovery will be conducted regarding Plaintiff's mistreatment during his incarceration at Dixon Correctional Center. Discovery will be conducted on all facts as alleged within Plaintiff's Second Amended Complaint. Discovery will also be conducted as to the damages claim by Plaintiff.

B)	Maximum of 15	interrogatories by each party to any other pa	ırty.
C)	Maximum of 30	requests for admission by each party to any	other party.
D)	Maximum of 10	depositions by Plaintiff(s) and 10	_ by Defendant(s).
E) limi	Each deposition [other than ited to a maximum of 6	the parties hours unless extended by agreement	
F) The deadline for the parties to: (1) file amended pleadings, add counts or parties, and file third-party complaints; or (2) file a motion for leave, when required by Fed. R. Civ. P. 13, 14 or 15, to amend pleadings, add counts or parties, and file third-party complaints is November 17, 2021 (should be no <i>later</i> than 30 days before the close of fact discovery).			
G) Fed. R. Civ. P. 26(a)(2)(C) disclosures are due by November 17, 2021 (should be no <i>later</i> than 30 days before the close of fact discovery). Absent unusual circumstances, the Court considers treating physicians to be Rule 26(a)(2)(C) witnesses if opinion testimony will be elicited from the physicians.			
H) Supplementations under Fed. R. Civ. P. 26(e) will be made in a timely manner, but no later than November 17, 2021 (should be no <i>later</i> than 30 days before the close of fact discovery).			
I)	Fact discovery cut-off is se	t for December 17, 2021	
J) Deadlines for retained expert discovery are reserved. The Court will address retained expert disclosures under Fed. R. Civ. P. 26(a)(2)(B) near the close of fact discovery, unless the parties express otherwise:			
K) All dispositive motions are due by <u>January 14</u> , 2022 (should be no later than 30 days after the close of fact discovery, unless otherwise ordered by the Court or addressed by the district judge's standing orders).			
		t discovery conference with the Court be July	

- M) <u>Counsel may not stipulate to extend discovery matters,</u> including depositions, beyond dates already set in this case management order.
- N) These dates will not be amended absent a showing of good cause. The parties understand that motions for extensions of time should be brought as soon as possible, but at a minimum before the cut-off date, and a party's failure to do so runs the serious risk that the motion will be denied.

## V. Electronically Stored Information.

Electronically stored information that can reasonably be anticipated to be relevant to the litigation will be preserved. The primary source of electronically stored information for production should be active data and information used in the ordinary course of business.

For the Court to order a search, the requesting party will need to demonstrate that the need and relevancy of the material outweigh the cost and burden of retrieving and processing the electronically stored information from such sources, including the disruption of business and the information management activities.

When balancing the cost, burden, and need for electronically stored information, the Court and the parties will apply the proportionality standards embodied in Federal Rules of Civil Procedure 26(b)(1) and (b)(2)(C), as well as consider the technological feasibility and realistic costs of preserving, retrieving, reviewing, and producing electronically stored information.

Counsel should review the helpful information found at www.discoverypilot.com including the proposed Discovery Plan for Electronically Stored Information for guidance.

## VI. Claims of Privilege or of Protection

The parties shall detail below any agreements reached for asserting claims of privilege or of protection as trial-preparation material after information is produced, including whether they seek entry of their agreement as an order under Federal Rule of Evidence 502. *See* Fed. R. Civ. P. 16(b)(3)(B)(iv) and 26(f).

The parties anticipate submitting a protective order to cover medical and personal information of the Plaintiff.

Absent any specific agreement reached by the parties, the following provisions will apply:

1) The production of privileged or work-product protected documents, electronically stored information ("ESI") or information, whether inadvertent or otherwise, is not a waiver of the privilege or protection from discovery in this case or in any other federal or state proceeding.

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This order shall be interpreted to provide the maximum protection allowed by Federal Rule of Evidence 502(d).

2) Nothing contained herein is intended to or shall serve to limit a party's right to conduct a review of documents, ESI or information (including metadata) for relevance, responsiveness and/or segregation of privileged and/or protected information before production.

PLAINTIFF(S) Dennis Hogue	DEFENDANT(S) John Varga
By: /s/ David Jimenez-Ekman	By: /s/ Maebetty Kirby
PLAINTIFF(S)	DEFENDANT(S)
By:	By:
Rev. 2/26/2021	DEFENDANT(S)
	By:
	DEFENDANT(S)
	By: